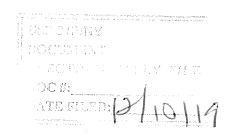
## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

FRANK E. VALENCIA,

Plaintiff,

V.

COUNTY OF WESTCHESTER; CORRECT CARE SOLUTIONS, LLC; WCJ MEDICAL DIRECTOR RAUL ULLOA; WCJ MEDICAL ADMIN. ALEXIS GENDELL, M.D.; WCJ PHYSICIAN JOON PARK, M.D.; WESTCHESTER COUNTY CORRECTION COMMISSIONER LEANDRO DIAZ; and WESTCHESTER CORRECTION COMMISSIONER JOSEPH K. SPANO, Defendants.



## **ORDER**

19 CV 1699 (VB)

On July 1, 2019, Correct Care Solutions, LLC, Alexis Gendell, Joon Park, and Raul Ulloa moved to dismiss plaintiff's complaint. (Doc. #17). On August 15, 2019, and August 19, 2019, Westchester County, Leandro Diaz, and Joseph Spano (the "County defendants") filed two motions to dismiss the complaint. (Doc. ## 23, 25).

By Order dated August 12, 2019, the Court set a deadline of September 20, 2019, for plaintiff to submit a single opposition to the pending motions to dismiss. (Doc. #22).

Plaintiff failed to oppose the motions or seek an extension of time to do so.

On October 4, 2019, the Court terminated as moot the County defendants' first motion to dismiss (Doc. #23), and <u>sua sponte</u> extended to November 4, 2019, plaintiff's time to oppose the other pending motions. (Docs. ##33, 34).

On October 7, 2019, the County defendants informed the Court that their first motion to dismiss (Doc. #23) should not have been terminated because it sought dismissal of plaintiff's medical claims, unlike their second motion to dismiss (Doc. #25), which sought dismissal of plaintiff's non-medical claims. (Doc. #35).

On October 10, 2019, the Court terminated the County defendants' August 19 motion to dismiss (Doc. #25) and instructed the County defendants to file a new, single motion to dismiss, addressing all claims, by October 25, 2019. (Doc. #36). In addition, the Court <u>sua sponte</u> extended to November 29, 2019, plaintiff's time to file a single opposition to the motions to dismiss. (Id.).

The County defendants filed their single motion to dismiss on October 24, 2019. (Doc. #37).

To date, plaintiff has failed to oppose the motions.

Accordingly, it is HEREBY ORDERED:

- 1. The Court <u>sua sponte</u> extends to <u>December 23, 2019</u>, plaintiff's time to oppose the motions to dismiss. <u>If plaintiff fails to respond to the motions by December 23, 2019, the motions will be deemed fully submitted and unopposed.</u>
  - 2. Defendants' replies, if any, are due January 6, 2020.

The Court certifies pursuant to 28 U.S.C. § 1915(a)(3) that any appeal from this Order would not be taken in good faith, and therefore <u>in forma pauperis</u> status is denied for the purposes of an appeal. <u>Cf. Coppedge v. United States</u>, 369 U.S. 438, 444–45 (1962).

The Clerk is directed to mail a copy of this Order to plaintiff at the address on the docket.

Dated: December 9, 2019 White Plains, NY

Vincent L. Briccetti

United States District Judge